

Mr. Murphy of Burlington move to amend amendment 433 by striking out the amendment in its entirety and inserting in place thereof the following:-

Mr. Murphy of Burlington moves to amend H 4600 by adding the following section:-

SECTION XX. The second paragraph of section 15 of chapter 132A of the General Laws, as so appearing, is hereby amended by striking out clause (iii) and inserting in place thereof the following:-

(iii) in municipalities where regional planning agencies have regulatory authority, a regional planning agency shall define the appropriate scale of offshore renewable energy facilities, and review such facilities as developments of regional impact, and the applicant may seek review of the regional planning agency's development of regional impact determination, but not its determination of appropriate scale, pursuant to the authority of the energy facilities siting board to issue certificates of environmental impact and public interest pursuant to sections 69K through 69O of chapter 164;